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09/691,334	10/18/2000	Aninda Dasgupta	US 000013	5217
24737	7590 03/26/2004		EXAMINER	
PHILIPS INTELLECTUAL PROPERTY & STANDARDS			TRUONG, LECHI	
P.O. BOX 300	01			
BRIARCLIFF MANOR, NY 10510			ART UNIT	PAPER NUMBER
	·		2126	11
			DATE MAILED: 03/26/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Applicati n N .	Applicant(s)			
	09/691,334	DASGUPTA, ANINDA			
Office Action Summary	Examiner	Art Unit			
	LeChi Truong	2126			
The MAILING DATE of this communication a Period for Reply	ppears n the cover she t with the c	rresp ndence address			
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, a relif NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by stat - Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). Status	N. 1.136(a). In no event, however, may a reply be tinely within the statutory minimum of thirty (30) day od will apply and will expire SIX (6) MONTHS from tute, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on 29	December 2003.				
2a) This action is FINAL . 2b) ⊠ Th	This action is FINAL . 2b)⊠ This action is non-final.				
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 1-24 is/are pending in the application 4a) Of the above claim(s) is/are withdom 5) Claim(s) is/are allowed. 6) Claim(s) 1-24 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and Application Papers	rawn from consideration. I/or election requirement.				
9) The specification is objected to by the Exami		Evaminer			
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. §§ 119 and 120					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the prapplication from the International Bure * See the attached detailed Office action for a li 13) Acknowledgment is made of a claim for dome since a specific reference was included in the 37 CFR 1.78. a) The translation of the foreign language profile. Acknowledgment is made of a claim for dome reference was included in the first sentence of	ents have been received. Ents have been received in Applicationity documents have been received au (PCT Rule 17.2(a)). Est of the certified copies not received estic priority under 35 U.S.C. § 119(a) first sentence of the specification or provisional application has been received estic priority under 35 U.S.C. §§ 120	on No ed in this National Stage ed. e) (to a provisional application) in an Application Data Sheet. eeived. and/or 121 since a specific			
Attachment(s) 1) X Notice of References Cited (PTO-892)	4) T Interview Summary	(PTO-413) Paper No(s)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal P	ratent Application (PTO-152)			

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DETAILED ACTION

1. Claims 1-24 are presented for examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a), which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Admit prior Art (APA) in view of Gibbs et al (US. 6,292,187 B I) and further in view of Paramvir Bahl (Software-only Compression, Rendering, and Playback of Digital Video).
- 3. As to claim 1, APA teaches a digital audio playback device (DAPD) (digital audio playback devices (DAPD, page 1, In 9-15), a connected processing system (the PC, page 3, In 523 to col 1-26), executing (executed, page 3, In 20-24), the external interface (playback device, page 3, In 5-23 to col 1-26), a user interface application program (a Ul software application, page 2, In 14-17/ a the program for controlling the connected user interface, page 3, In 20-23), a memory (memory, page 1, In 15-18), storing (download, page 4, In 1-7), a X DAPD application programming interface (API) (the libraries consists contain implementations of application programming interfaces (API), page 4, In 1-15).

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- 4. APA does not teach DAPI API capable of external interface causing a processor to access and control a user interface and display, ed on a monitor screen associated with said connected processing system. However, Gibbs teaches DAPI ARI capable of external interface causing a processor to access and control a user interface: and displayed on a monitor screen associated with said connected processing system (the user interface generation is performed by Application Programming Interfaces (APIs) with resided in the host software of the intelligent device 60 / an API which is part of the host software of the intelligent device 60 for generation of a use interface on a display screen 10col 5, In 15-501 col 7, In 27-40/ col 8, In 27-65).
- 5. It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of APA and Gibbs because Gibbs's "the user interface generation is performed by Application Programming Interfaces (APIs) with resided in the host software of the intelligent device 60 / an API which is part of the host software of the intelligent device 60 for generation of a use interface on a display screen" would allow a manufacturer to have some control over the look and feel of the user interface components, but yet is generic enough to be applied across many broadcast applications.
- 6. APA and Gibb do not teach X as reverse API. However, Paranivir teaches reverse API (the API is able to support operation such as random access, fart forward and fast reverse, page 31, In 33-37).
- 7. It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of APA, Gibbs and Parainvir because

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Paranivir's "API is able to support operation such as random access, fart forward and fast reverse" would provide greater flexibility in terms of algorithmic tuning and control.

- 8. **As to claim 2,** Gibbs teaches DAPA API comprises instructions capable of communicating with and controlling an operation of said user interface application program (the user interface generation is performed by application programming intelligent (APIs) which reside in the host software of the intelligent device 60, col 7, In 26-39).
- 9. **As to claim 3,** Gibbs teaches first data (the predetermined mattes, col 8, In 41-76), a manufacture (TV field, col 9, In 1-5).
- 10. **As to claim 4**, Gibbs teaches at least a portion of user Interface (portion of the associated component, col 7, In 1-25).
- 11. As to claim 5, APA teaches a logo image (logo, page 5, In 15-21).
- 12. As to claim 6, APA teaches a Universal Resource Locator (URL)(a web site, page 5, and ln 15-21).
- 13. **As to claim 7**, it is an apparatus claim of claim 1; it is rejected for the same reason of claim 1 above. In additional, APA teaches an audio files (audio files, page 3, ln 5-20), an external interface of being coupled to an connected digital audio playback device (software libraries made available by the manufacturer of the digital audio playback device and resident on the connected device (page 4, ln 1-3).
- 14. **As to claims 8-12**, they are apparatus claims of claim 3-6; therefore, they are rejected for the same reasons as the claims 3-6 above.
- 15. As to claim 13, it is an apparatus claim of claim 1; therefore, it is rejected for the same reason as the claims above.

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16. **As to claims 15-16,** they are apparatus claims of claims 2-4; therefore, they are rejected for the same reasons as the claims 2-4 above.

- 17. As to claim 17, Gibbs teaches first data (the predetermined mattes, col 8, In 41-76), at least a portion of user interface (portion of the associated component, col 7, In 1-25).
- 18. As to claims 18-19, they are apparatus claims of claims 5,6; therefore, they are rejected for the same reasons as the claims 5,6 above.
- 20. Claims **20-24** are rejected under 35 U.S.C. 103(a) as being unpatentable over Admit prior Art (APA) in view of Gibbs et al (US. 6,292,187 B I) in view of Paramvir Bahl (Software-only Compression, Rendering, and Playback of Digital Video) and further in view of Fanshier et a] (US. Patent 5,751,962).
- 21. **As to claim 20,** it is an apparatus claim of claim 13; therefore, it is rejected for the same reason as claim 13 above. In additional, APA, Gibbs, Pararrivir do not teach instructions stored removable storage medium readable. However, Fanshier teaches instructions stored removable storage medium readable (SM API 34 are all tangibly embodied in ... or removable data storage device 16 coupled to the computer 12 or 18, col 3, ln 65-68 to col 4, ln 1-5).
- 22. It would have been obvious to one of the ordinary skill in the art at the time the invention was made to combine the teaching of APA, Gibbs, Paranivir and Fanshier because Fanshier's "the API 34 are all tangibly embodied in ... irremovable data storage

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device 16 coupled to the computer 12 or 18" would provide the function necessary for the desired system administrations.

As to claims 21-24, they are apparatus claims of claims 2-4, 17; therefore, they 23. are rejected for the same reasons claims 24, 17 above.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LeChi Truong whose telephone number is (703) 305 5312. The examiner can normally be reached on 8 - 5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Al An can be reached on 703-305-9678. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Infori-nation regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR of Public PAIR Status inform-nation for unpublished applications are available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.-oN7. Should you have questions on access to the Private PAIP system, contact the Electronic Business Center (EBC) at 866-217-9197(toll-free).

LeChi Truong

March 18, 2004

TECHNOLOGY CENTER 2100

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